ATTORNEY FILE: KCX-1348 (19076B)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE Re: Appeal to the Board of Patent Appeals and Interferences

| HUE SCOTT SNOWDEN ET AL. | | |) Examiner: A. PIZIALI) | | | | | | | |
|--------------------------|---|---|--------------------------|----------------|--------------------------|------|------|--|--|--|
| Serial No.: 10/723,408 | | | | Art Unit: 1771 | | | | | | |
| j | | | | | Deposit Account: 04-1403 | | | | | |
| Confir | mation | No.: 2660 |) | Custome | r No.: | 2282 | 27 | | | |
| Filed: | NOVE | EMBER 25, 2003 |) | | | | -· | | | |
| Title: | METHOD OF TREATING NONWOVEN FABRICS WITH NON-IONIC FLUOROPOLYMERS | | | | | | | | | |
| 1. | | NOTICE OF APPEAL: Pursuant to 37 CFR 41.31, Applicant hereby appeals to the Board of Appeals from the decision dated of the Examiner twice/finally rejecting claims | | | | | | | | |
| 2. | | BRIEF on appeal in this application pursuant to 37 CFR 41.37 is transmitted herewith (1 copy). | | | | | | | | |
| 3. | | An ORAL HEARING is respectfully requested under 37 CFR 41.47 (due within two months after Examiner's Answer). | | | | | | | | |
| 4. | \boxtimes | Reply Brief under 37 CFR 41.41(b) is transmitted herewith (1 copy). | | | | | | | | |
| 5. | | "Small entity" verified statement filed: [|] herew | /ith [] pro | evious | sly. | | | | |
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| | Fee <u>NOT</u> required since paid in prior appeal in which the Board of Appeals did <u>not</u> render a decision on the merits. | | | | | | | |
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

| In re Application |) Examiner: A. PIZIALI |
|--------------------------|----------------------------|
| HUE SCOTT SNOWDEN ET AL. |) |
| Serial No.: 10/723,408 |) Art Unit: 1771 |
| Serial No.: 10/125,400 |) Deposit Account: 04-1403 |
| Confirmation No.: 2660 |) |
| Filed: NOVEMBED 25, 2002 |) Customer No.: 22827 |
| Filed: NOVEMBER 25, 2003 |) |

Title: METHOD OF TREATING NONWOVEN FABRICS WITH NON-IONIC

FLUOROPOLYMERS

APPELLANT'S REPLY BRIEF

Mail Stop Appeal Brief – Patents Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

In accordance with 37 CFR § 41.41, Appellant hereby submits its reply brief to the Examiner's Answer mailed on November 10, 2008, for the subject application.

In the Response to Argument section (10) on page 9 of the Examiner's Answer, the Examiner respectfully disagrees that: (1) <u>Gilbert</u> and <u>Potts</u> disclose non-analogous art due to <u>Gilbert</u>'s concern with larger hollow tube forms and the concern of <u>Potts</u> with very small fibers; (2) the concerns of <u>Gilbert</u> do not relate to the material of <u>Potts</u>; (3) <u>Potts</u> teaches that all of the additive migrates to the surface upon fiber formation. However, dealing with the third disagreement first, it becomes apparent that the Examiner's Answer incorrectly interprets what <u>Potts</u> is saying at column 18, lines 14-27, which states (emphasis added):

A mixture of an additive and a thermal plastic polymer, which additive imparts to the surfaces of said fibers, as a consequence of the preferential migration of said additive to the surfaces of said fibers as they are formed, at least one characteristic which is difference from the surface characteristics of fibers prepared from said thermal plastic polymer alone, said preferential migration taking place spontaneously upon the formation of said fibers without the need for a post-formation treatment of any kind;

<u>Potts</u> states unequivocally that the **migration** takes place **spontaneously** upon the formation of the fibers. <u>Potts</u> does not say that it is the onset of the migration that takes place spontaneously. Indeed, <u>Potts</u> does not speak of the **onset** of the migration at all. Instead, <u>Potts</u> speaks of the migration as a completed event.

Moreover, <u>Potts</u> speaks of the migration as occurring **spontaneously** upon the formation of the fibers **without the need for a post-formation treatment** of any kind. Certainly, it must be beyond dispute that waiting three days or more for an antistatic agent to migrate fully to the surface must be considered a **post-formation treatment** of some kind. And yet, <u>Potts</u> states that **no post-formation treatment of any kind is required** due to the fact that the preferential migration **fully** takes place **spontaneously**

upon the formation of the fibers that are the concern of <u>Potts</u>. Thus, the Examiner's Answer's conclusion that <u>Potts</u> allows for a post-formation treatment of waiting three days for the additive to migrate fully to the surface (as the Examiner's Answer acknowledges <u>Gilbert</u> teaches), must be clear error on the part of the Examiner's Answer's interpretation of the teaching of <u>Potts</u>. Moreover, this clear error undermines the entire basis of the rejection of Appellant's claims.

Because <u>Gilbert</u> concerns itself with the aforementioned three day or longer wait for the agents to migrate to the surface of the <u>Gilbert</u> tubes, these two references, <u>Gilbert</u> and <u>Potts</u>, are self-evidently dealing with non-analogous arts. Moreover, having established this incongruity, it behooves the Office to show in <u>Potts</u> some concern with color problems that might motivate abandonment of the internal anti-static agent in favor of an externally applied anti-static agent. Since the Examiner's Answer admits that <u>Potts</u> fails to mention any such color problems, the failure of the Office in this regard also must be admitted.

Respectfully submitted,

DORITY & MANNING, P.A.

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DATED: Dec 4, 2008

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